UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

NESHAMA CARLEBACH and, NEDARA CARLEBACH, Civil Action No. 03/1493 (JSS)

Plaintiffs.

V,

ADERET MUSIC CORP.; ADERET RECORD CO.; MOSTLY MUSIC; MENDEL WERDYGER; NOAM PRODUCTIONS; GALPAZ PRODUCTIONS; WEST SIDE JUDAICA; EICHLERS; and, FELLER'S JUDAICA AND GIFT GALLERY; USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 1 4 2020

Defendants.

FINAL JUDGMENT UPON CONSENT WITH REGARD TO DEFENDANTS ADERET MUSIC CORP.; ADERET RECORD CO.; MOSTLY MUSIC; and MENDEL WERDYGER

Plaintiffs Neshama and Nedara Carlebach ("Plaintiffs"), having filed a
Complaint in this action charging, inter alia, defendants Aderet Music Corp., Aderet Record
Co., Mostly Music and Mendel Werdyger (hereinafter collectively "Defendants") with
copyright infringement and unfair competition as well as breach of contract under both federal
and state laws based upon Defendants' having intentionally, knowingly and willfully copied
Plaintiffs' Copyrighted Works to benefit from the widespread popularity and commercial success of
Plaintiffs' Copyrighted Works and to capitalize upon the market created by Rabbi Shlomo Carlebach
for his music and teachings. And the parties desiring to settle the controversy between them, it is
hereby ORDERED, ADJUDGED AND DECREED as between the parties hereto that:

- 1. This Court has jurisdiction over the parties to this action and has jurisdiction over the subject matter hereof pursuant to 15 U.S.C. §1121.
- 2. Plaintiff is the owner of the hundreds of U.S. Copyright Registrations comprising the musical works of Shlomo Carlebach and is entitled to the exclusive use thereof, a list of which is annexed hereto as *Exhibit 1* (collectively, the "Carlebach Copyright

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Registrations")

3. Defendants manufacture, distribution and sale of unlicensed and unauthorized albums constitutes copyright infringement and unfair competition.

- 4. Defendants, their agents, servants, employees, and attorneys-in-fact and all persons in active concert and participation with them, are hereby permanently restrained and enjoined from manufacturing, promoting, advertising, distributing and selling any products that infringe upon the Carlebach Copyright Registrations or bearing the voice and image of Shlomo Carlebach without a license and the timely payment of royalties.
- 5. The parties having agreed that Defendants shall pay to Plaintiff an amount in settlement of Plaintiff's demand for damages, profits, costs, disbursements and attorneys' fees based upon Defendant's wrongful sales activities, Defendant's warranties and representations and obligations to make such payment are incorporated herein and no other award for damages, profits, costs, disbursements and attorneys' fees is made herein.
- 6. The jurisdiction of this Court is retained for the purpose of making any further orders necessary or proper for the construction or modification of this Judgment, the enforcement thereof and the punishment of any violations thereof.

7. This Judgment shall be deemed to have been served upon Aderet at the time of its execution by the Court.

Dated: New York, New York

This action was dismissefulth prejudice by order of the court on about the 2003.

(Now 10) Plts coursel submitted a letter U.S.D.T.

clated Dec. 9, 2019 stating that the Final Judgment was not submitted to the Court on execution in 2003. (Now 17) Indeed, Twas only submitted to the Court on December 10, 2019 (Docs 18+19)

Dec. 30, 2019 (Docs 18+19)

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The undersigned hereby consent to the entry of a Final Judgment Upon Consent in the foregoing form or in such other form as the Court may approve.

NESHAMA CARLEBACH

Dated: September 19, 2003

NEDARA CARLEBACH

Dated: September 2003

ADERET MUSIC CORP.

By: Title:

Dated: September 6, 2003

ADERET RECORD CO.

By: Title:

Dated: September (2003

MOSTLY MUSIC

Dated: September 2003

MENDEL WERDYGER

Dated: September ____, 2003

ACKNOWLEDGEMENTS

STATE OF NEW YORK SS.:

COUNTY OF NEW YORK

On this Oday of September, 2003 before me came Neshama Carlebach who acknowledged to me that she is a true plaintiff in the attached lawsuit and that she executed the foregoing instrument with full authority to do so.

Notary Public

ROBERT L. TUCKER Notary Public, State of New York No. 31-4811777 Cualified in New York County ornmission Expires Nov. 30

STATE OF NEW YORK

SS.:

COUNTY OF NEW YORK

On this Oday of September, 2003 before me came Nedara Carlebach who acknowledged to me that she is a true plaintiff in the attached lawsuit and that she executed the foregoing instrument with full authority to do so.

Notary Public

ROBERT L. TUCKER Notary Public, State of New York No. 31-4811777 Qualified in New York County

ommission Expires Nov. 30

STATE OF NEW YORK) ss.:	
COUNTY OF NEW YORK)	
	vledged to me that he is	ne came Mendel Werdyger on behalf a true plaintiff in the attached lawsuit Aderet Music Corp. with full Notary Public
STATE OF NEW YORK COUNTY OF NEW YORK) ss.:)	ROBERT L. TUCKER Notary Public, State of New York No. 31-4811777 Qualified in New York County Commission Expires Nov. 30, 1498
of Aderet Record Co. who acknowl	edged to me that he is a	true plaintiff in the attached lawsuit Aderet Record Co. with full authority
STATE OF NEW YORK COUNTY OF ~7) ss.:)	Notary Public ROBERT L. TUCKER Notary Public, State of New York No. 31-4811777 Qualified in New York County Commission Expires Nov. 30, 1998
	d to me that he is a true	Notary Public
STATE OF NEW YORK) ss.:	ROBERT L. TUCKER Notary Public, State of New York No. 31-481177 Qualified In New York County
COUNTY OF AY)	Commission Expires Nov. 30, 1988
On this to day of So acknowledged to me that he is a tru foregoing instrument with full authorized	e plaintiff in the attache	ROBERT L. TUCKER Sublic State of New York
	5	No. 31-4811777 Qualified in New York County commission Expires Nov. 30, 178